EXHIBIT A

PLAINTIFF'S CERTIFICATION

I, (Mr/Ms) Hemant Desa', ("Plaintiff") declare under penalty of perjury, as to the claims asserted under the federal securities laws, that:

- Plaintiff has reviewed the complaint and authorized the commencement of an action on Plaintiff's behalf.
- 2 Plaintiff did not purchase the security that is the subject of this action at the direction of plaintiff's counsel or in order to participate in this private action
- 3 Plaintiff is willing to serve as a representative party on behalf of the class. including providing testimony at deposition and trial, if necessary
- Plaintiff's transactions in Obtionable of securities during the 4 Class Period specified in the Complaint are as follows (use additional sheet if necessary):

of Shares Purchased # of Shares Sold Date Price Plises attendant

- 5. During the three years prior to the date of this Certificate, Plaintiff has not sought to serve or served as a representative party for a class in an action filed under the federal securities laws. [Or, Plaintiff has served as a class representative in the action(s) listed as follows:]
- 6. Plaintiff will not accept any payment for serving as a representative party on behalf of the class beyond the Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the class as ordered or approved by the court.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 4 day of Two, 2007. Sign Name: HEMANT I

Hemant Desai

SCHEDULE A

	Purchase	Type of	Number of	Price of
Date	or Sale	Securities	Securities	Securities
3/20/2007	Purchase	Com Stk	4,400	5.2500
3/20/2007	Purchase	Com Stk	500	5.2300
3/20/2007	Purchase	Com Stk	600	5.2000
4/10/2007	Purchase	Com Stk	33,000	7.5000
4/10/2007	Purchase	Com Stk	3,500	7.4600
4/10/2007	Purchase	Com Stk	3,500	7.4500
4/27/2007	Purchase	Com Stk	10,000	5.9900
5/9/2007	Purchase	Com Stk	98,600	3.0399
5/9/2007	Purchase	Com Stk	1,400	2.9000
5/11/2007	Purchase	Com Stk	50,000	1.1900
5/11/2007	Purchase	Com Stk	50,000	1.1850
5/10/2007	Sale	Com Stk	11,350	1.1930
5/10/2007	Sale	Com Stk	11,500	1.1830
5/10/2007	Sale	Com Stk	2,500	1.1630
5/10/2007	Sale	Com Stk	15,500	1.1430
5/10/2007	Sale	Com Stk	10,350	1.1380
5/10/2007	Sale	Com Stk	42,223	1.1330
5/10/2007	Sale	Com Stk	8,300	1.1280
5/10/2007	Sale	Com Stk	41,277	1.1230
5/10/2007	Sale	Com Stk	12,500	1.1130
5/14/2007	Sale	Com Stk	5,000	0.6570
5/14/2007	Sale	Com Stk	2,000	0.6505
5/14/2007	Sale	Com Stk	2,500	0.6480
5/14/2007	Sale	Com Stk	5,000	0.6455
5/14/2007	Sale	Com Stk	6,000	0.6430
5/14/2007	Sale	Com Stk	60,587	0.6330
5/14/2007	Sale	Com Stk	5,000	0.6230
5/14/2007	Sale	Com Stk	5,000	0.6130
5/14/2007	Sale	Com Stk	3,700	0.5930
5/14/2007	Sale	Com Stk	5,213	0.5680

Price

PLAINTIFF'S CERTIFICATION

I, (Mr.Ms.) Hy Drugs Tre , ("Plaintiff") declare under penalty of perjury, as to the claims asserted under the federal securities laws, that:

- Plaintiff has reviewed the complaint and authorized the commencement of 1. an action on Plaintiff's behalf.
- Plaintiff did not purchase the security that is the subject of this action at the direction of plaintiff's counsel or in order to participate in this private action.
- 3. Plaintiff is willing to serve as a representative party on behalf of the class. including providing testimony at deposition and trial, if necessary.
- Plaintiffs transactions in ObKenable of securities during the Class Period specified in the Complaint are as follows (use additional sheet if necessary):

of Shares Purchased # of Shares Sold Date DI see attached.

- 5. During the three years prior to the date of this Certificate, Plaintiff has not sought to serve or served as a representative party for a class in an action filed under the federal securities laws. [Or, Plaintiff has served as a class representative in the action(s) listed as follows:]
- Plaintiff will not accept any payment for serving as a representative party 6. on behalf of the class beyond the Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the class as ordered or approved by the court.

I declare under penalty of perjury that the foregoing is true and correct. Executed

this 9th day of July , 2007. Sign Name: Desar's for CVP) Ny Druge Mc.

NY Drugs Inc.

SCHEDULE A

	Purchase	Type of	Number of	Price of
Date	or Sale	Securities	Securities	Securities
5/9/2007	Purchase	Com Stk	21,500	3.0048
5/9/2007	Purchase	Com Stk	27,400	3.0830
5/9/2007	Purchase	Com Stk	151,100	3.1291
5/10/2007	Sale	Com Stk	40,700	1.1433
5/10/2007	Sale	Com Stk	47,027	1.0000
5/14/2007	Sale	Com Stk	100,000	0.5503

EXHIBIT B

Yahoo! My Yahoo! Mail

Search:

Web Search



Sign In
New User? Sign Up

Finance Home - Help

marketwire

Welcome [Sign In]

To track stocks & more, Register

Financial News

Enter symbol(s)

Basic

Get

Symbol Lookup

Press Release

Source: Kahn Gauthier Swick, LLC

INVESTOR ALERT: KGS Announces Initial Filing of Shareholder Class Action Lawsuit Against Optionable, Inc.

Friday May 11, 11:45 pm ET

NEW ORLEANS, LA--(MARKET WIRE)--May 11, 2007 -- Kahn Gauthier Swick, LLC ("KGS") has filed the first class action lawsuit against Optionable, Inc. ("Optionable" or the "Company") (OTC BB: OPBL.OB - News), in the United States District Court for the Southern District of New York, Civil Action No. 07cv3753, on behalf of shareholders who purchased shares of the Company in connection with its Initial Public Offering ("IPO") in or about May 9, 2005, or who purchased shares thereafter in the open market (the "Class Period"). No class has yet been certified in this action.

UNTIL A CLASS IS CERTIFIED, YOU ARE NOT PERSONALLY REPRESENTED BY COUNSEL UNLESS YOU RETAIN AN ATTORNEY.

Optionable and certain of its officers and directors are charged with including, or allowing the inclusion of, materially false and misleading statements in the Registration Statement and Prospectus issued in connection with the IPO, in violation of the Securities Act of 1933.

The Complaint alleges that, unbeknownst to investors, defendants failed to conduct an adequate due diligence investigation into the Company prior to the IPO, and failed to disclose at the time of the IPO that: (1) two of the Company's board members, including Chairman Mark Nordlicht, and its only purported independent director, Albert Helmig, were actually related parties and board members of a company called Platinum Energy; (2) the Company's customer base suffered from greater concentration than previously reported, with Bank of Montreal directly connected to over 80% of revenues, higher than the 20% to 30% reported; and (3) defendants had conspired with Bank of Montreal ("BMO") brokers to provide false trade data that was designed to avoid reporting hundreds of millions of dollars in trading losses -- losses that, if disclosed, would have terminated the BMO trading relationship.

It was only beginning in late April 2007 -- after defendants sold \$28.94 million of their own shares to NYMEX Holdings in a private sale -- that investors learned the truth about the Company. On April 30, 2007, BMO's announcement of over \$300 million in options-related losses shed light on the magnitude of Optionable's reliance on BMO for a large portion of its revenues. Days later on May 10, 2007, BMO suspended trading through Optionable and announced that its private forensic accountants had discovered that its own brokers -- who by then had been terminated -- had conspired to under-report trading losses, in order to maintain trading and avoid accountability to BMO.

On this news, Optionable's shares collapsed from just under \$5.00 per share on April 30, 2007 to just over \$1.00 per share on May 10, 2007 -- a decline of almost 80% in two trading days, on huge volume of tens of millions of shares.

If you wish to serve as lead plaintiff in this case, you must move the Court no later than July 10, 2007. Any member of the purported class may move the Court to serve as lead plaintiff through counsel of their choice, or may choose to do nothing and remain an absent class member. If you would like to discuss your legal rights, you may e-mail or call KGS, without obligation or cost to you. You may contact Managing Partner Lewis Kahn of KGS direct, toll free 1-866-467-1400, ext. 100, or by email at lewis.kahn@kgscounsel.com. To learn more about this case or KGS, you may visit www.kgscounsel.com.

SPECIAL NOTICE: While federal law does not prohibit other lawyers from "announcing" this class action through the issuance of other press releases, KGS is the law firm that researched, investigated, drafted and filed the securities fraud case against Optionable. If you are an Optionable shareholder who decides to contact one of these lawyers, KGS reminds you to fully interview any such lawyer to assure that they thoroughly understand the facts surrounding the substantive claims KGS has filed in Court. It is critically important that interested parties carefully evaluate any other firm that may be competing with KGS to prosecute the Optionable class action. Critical components of a law firm's ability to successfully prosecute this action and obtain a strong recovery for you include its knowledge of applicable federal securities laws, the resources it will dedicate to prosecution of the case, including the number of lawyers the firm has available for the Optionable class action, AND especially the quality of the firm's work.

Contact:

Contact:

Lewis Kahn
KGS
1-866-467-1400, ext. 100
email: lewis.kahn@kgscounsel.com

Source: Kahn Gauthier Swick, LLC

Copyright © 2007 Yahoo! Inc. All rights reserved. Privacy Policy - Terms of Service - Copyright Policy - Ad Feedback
Copyright © 2007 Marketwire. All rights reserved. All the news releases provided by Marketwire are copyrighted. Any forms of copying other than an individual user's personal reference without express written permission is prohibited. Further distribution of these materials is strictly forbidden, including but not limited to, posting, emailing, faxing, archiving in a public database, redistributing via a computer network or in a printed form.

EXHIBIT C

PLAINTIFF D Hemant C. Desai 3/. 3/. 4/.									_
		PURCHASE 7	TRANSACTIONS	ONS	SALES TRA	SALES TRANSACTIONS	S		
			SHARE	PURCHASE			SHARE	SALES	ESTIMATED
	DATE	SHARES	PRICE	AMOUNT	DATE	SHARES	PRICE	AMOUNT	LOSSES
37,	3/20/2007	4,400	5.2500	23,100.00	5/10/2007	11,350	1.1930	13,540.91	(9,559.09)
37/	3/20/2007	200	5.2300	2,615.00	5/10/2007	11,500	1.1830	13,604.87	10,989.87
4/	3/20/2007	009	5.2000	3,120.00	5/10/2007	2,500	1.1630	2,907.61	(212.39)
/ 8	4/10/2007	33,000	7.5000	247,500.00	5/10/2007	15,500	1.1430	17,717.01	(229,782.99)
4+/	4/10/2007	3,500	7.4600	26,110.00	5/10/2007	10,350	1.1380	11,778.63	(14,331.37)
/4	4/10/2007	3,500	7.4500	26,075.00	5/10/2007	42,223	1.1330	47,840.10	21,765.10
/4/	4/27/2007	10,000	5.9900	59,900.00	5/10/2007	8,300	1.1280	9,362.67	(50,537.33)
ν)	5/9/2007	009,86	3.0399	299,734.14	5/10/2007	41,277	1.1230	46,355.46	(253,378.68)
*)	5/9/2007	1,400	2.9000	4,060.00	5/10/2007	12,500	1.1130	13,912.91	9,852.91
2/	5/11/2007	50,000	1.1900	59,500.00	5/14/2007	5,000	0.6570	3,285.19	(56,214.81)
/5	5/11/2007	50,000	1.1850	59,250.00	5/14/2007	2,000	0.6505	1,301.07	(57,948.93)
	-				5/14/2007	2,500	0.6480	1,620.09	1,620.09
					5/14/2007	5,000	0.6455	3,227.70	3,227.70
					5/14/2007	000'9	0.6430	3,858.24	3,858.24
					5/14/2007	60,587	0.6330	38,354.03	38,354.03
					5/14/2007	5,000	0.6230	3,115.20	3,115.20
					5/14/2007	5,000	0.6130	3,065.20	3,065.20
					5/14/2007	3,700	0.5930	2,194.23	2,194.23
					5/14/2007	5,213	0.5680	2,961.20	2,961.20
		255,500				255,500		!	(570,961.83)
	0000		0,000	0010				00 101 /1	(000000)
INT Drugs Inc.	1002/6/2	27,500	3.0040	04,004.00	5/10/2007	40,700	1.0000	40,331.00	(18,073.00)
	/007/6/6	27,400	3.0830	84,4/4.00	5/10/2007	47,027	1.0000	47,027.00	(37,447.00)
7 ,	5/9/2007	151,100	3.1291	472,800.00	5/14/2007	100,000	0.5503	55,025.00	(417,775.00)
					RETAINED	12,273	0.41513	5,094.89	5,094.89
		200,000				200,000			(468,200.11)
TANGE OF TANGE									71 020 17 000
IOIAL FOR THE DESAI GROUP	GROUP								(1,029,101.94)

-	Period
hares	lass F
nose s	the C
ing t	o pu
ıltiply	the e
oy mu	after
ated b	-days
alcula	1e 90-
are ca	ing th
osses	nc.dur
ated I	ble In
stime	tional
iod, e	of Op
s Per	nare c
Clas	ser sh
f the	rice r
o pua	age p
the e	avera
ed at	2 (
e	8 8
ţaj.	ng mea ed is \$(
es retai	e used is \$(
shares retai	the moving mea
(1) For shares retained at the end of the Class Period, estimated losses are calculated by multiplying those shares	by the moving mean average price per share of Optionable Inc.during the 90-days after the end of the Class Period. The price used is \$0.41513.